

Abstract

Title of the thesis: *Travel contract under Czech and German law*

Area of the law: *Civil substantive law*

It is the aim of this author to provide a theoretical analysis concerning the outcomes and implementation of the EC-Directive 90/314 into Czech national law by examining the construction, the materiality, and the meaning of the directive; identifying any deficiencies of the current legal regulation on travel contracts in the Civil Code (including actual or possible undesirable consequences); and offering possible solutions. The main part of this thesis is divided into two chapters. The first chapter, entitled Chapter 2, presents the background of the current legal regulation and explains why it has become necessary to codify these rules. The second of the two chapters, entitled Chapter 3, comprehensively deals with the travel contract itself